

APPENDIX S18

**Table of Transmitting Frequencies in the VHF
Maritime Mobile Band**

(see Article S52)

*(The contents of this Appendix have not been reproduced since no change of substance
is recommended to the present Appendix 18.)*

APPENDIX S25

Provisions and associated Frequency Allotment Plan for Coast Radiotelephone Stations Operating in the Exclusive Maritime Mobile Bands Between 4 000 kHz and 27 500 kHz

The provisions of this Appendix shall apply to the maritime mobile radiotelephone bands reserved for duplex operation (two-frequency channels) between 4 000 kHz and 27 500 kHz (see Appendix S17). Section I contains the procedure for bringing up to date the Frequency Allotment Plan for coast stations. The Allotment Plan is contained in Section II of this Appendix.

Section I: Procedure for Bringing Up to Date the Frequency Allotment Plan

- S25.1** Before notifying to the Radiocommunication Bureau or bringing into use at any coast radiotelephone station a frequency assignment not covered by an allotment in the Frequency Allotment Plan contained in Section II of this Appendix, an administration which
- S25.1.1** intends to establish a coast radiotelephone station and has no allotment in the Plan, or
- S25.1.2** intends to expand its coast radiotelephone service and requires an additional allotment,
- shall send the information listed in Appendix S4 to the Bureau not earlier than two years in the case of No. S25.1.1, or not earlier than six months in the case of No. S25.1.2, before the projected date of bringing into service of the planned coast radiotelephone service but in any case not later than three months before that date.
- S25.2** The Bureau shall publish the information sent under No. S25.1 in a special section of the weekly circular together with such apparent incompatibilities between the proposed allotment which is the subject of the publication and any other existing or proposed allotments which the Bureau can identify. The Bureau shall also indicate any information of a technical nature and make such suggestions as it may be able to offer with a view to avoiding these incompatibilities.

- S25.3** If it is requested by any administration, particularly by an administration of a country in need of special assistance, and if the circumstances appear to warrant, the Bureau, using such means at its disposal as are appropriate in the circumstances, shall render the following assistance:
- S25.3.1** indication of a suitable channel or channels for the service projected by the administration before that administration submits the information for publication;
- S25.3.2** carry out the procedure for which provision is made in No. **S25.4**;
- S25.3.3** any other assistance of a technical nature for completion of the procedure in this section.
- S25.4** At the same time as sending the information listed in [Appendix S4] to the Bureau for publication, an administration shall seek the agreement of the administrations having an allotment in the same channel as the proposed allotment. A copy of the relevant correspondence shall be sent to the Bureau.
- S25.5** Any administration which, upon examining the information published by the Bureau, considers that its existing services or services planned within the time-limits mentioned in No. **S25.1** would be affected shall have the right to be brought into the procedure undertaken pursuant to No. **S25.4**.
- S25.6** An administration which receives a request under No. **S25.4** shall acknowledge receipt thereof immediately by telegram. If no acknowledgement is received within thirty days after the date of the weekly circular containing the information published under No. **S25.2**, the administration seeking agreement shall dispatch a telegram requesting acknowledgement, to which the receiving administration shall reply within a further period of fifteen days.
- S25.7** Upon receipt of the request under No. **S25.4**, an administration shall, having regard to the proposed date of bringing into use of the assignment(s) corresponding to the allotment for which agreement was requested, promptly examine the matter with regard to harmful interference which would be caused to the services rendered by its coast station(s):
- S25.7.1** using a frequency assignment corresponding to an allotment appearing in the Plan; or
- S25.7.2** to be brought into service in conformity with an allotment appearing in the Plan within the time-limit prescribed in No. **S25.25**; or

- S25.7.3** to be brought into service within the time-limit prescribed in No. **S25.25**, in conformity with a proposed allotment for which the information has been submitted to the Bureau under No. **S25.1** for publication under No. **S25.2**.
- S25.8** Any administration which receives a request under No. **S25.4** and which considers that the proposed use of a channel will not cause harmful interference to the services rendered by its coast stations as outlined in No. **S25.7** shall, as soon as possible and not later than two months from the date of the relevant weekly circular, notify its agreement to the administration seeking agreement.
- S25.9** Any administration which receives a request under No. **S25.4** and which considers that the proposed use of a channel may cause harmful interference to the services rendered by its coast stations as outlined in No. **S25.7** shall inform the administration concerned of the reasons for its disagreement as soon as possible and not later than two months from the date of the relevant weekly circular and shall furnish any information and suggestions with a view to reaching a satisfactory solution of the problem. The administration seeking agreement shall try, as far as possible, to adjust its requirements according to the comments received.
- S25.10** In a case where the administration seeking agreement has no allotment in the band concerned, the administration(s) with which agreement is sought shall, in consultation with the requesting administration, explore all means of meeting the requirement of the requesting administration.
- S25.11** An administration seeking agreement may request the Bureau to endeavour to obtain such agreement in those cases where:
- S25.11.1** an administration to which a request has been sent under No. **S25.4** fails to acknowledge receipt of the request within forty-five days from the date of the weekly circular containing the pertinent information;
- S25.11.2** an administration has acknowledged receipt under No. **S25.6** but fails to give a decision within two months from the date of the weekly circular containing the pertinent information;
- S25.11.3** there is disagreement between the administration seeking agreement and an administration with which agreement is sought as to the sharing possibilities;

- S25.11.4** it is not possible to reach agreement for any other reason.
- S25.12** Either the administration seeking agreement or an administration with which agreement is sought, or the Bureau, may request additional information which it may require in studying any problem relating to this agreement.
- S25.13** Where the Bureau receives a request under No. **S25.11.1**, it shall forthwith send a telegram to the administration concerned requesting immediate acknowledgement.
- S25.14** Where the Bureau receives an acknowledgement following its action under No. **S25.13**, or where the Bureau receives a request under No. **S25.11.2**, it shall forthwith send a telegram to the administration concerned requesting an early decision in the matter.
- S25.15** Where the Bureau receives a request under No. **S25.11.4**, it shall endeavour to obtain agreement to which reference is made in No. **S25.4**. Where the Bureau receives from an administration no acknowledgement to the request it made under the terms of No. **S25.4** for agreement within the period specified in No. **S25.6**, it shall act, in so far as this administration is concerned, in accordance with No. **S25.13**.
- S25.16** Where an administration fails to reply within fifteen days of the Bureau's telegram requesting an acknowledgement sent under No. **S25.13**, or fails to give a decision in the matter within thirty days of dispatch of the Bureau's telegram of request under No. **S25.14**, it shall be deemed that the administration with which agreement was sought has undertaken, once the projected allotment is included in the Plan:
- S25.16.1** that no complaint will be made in respect of any harmful interference which may be caused to the services rendered by its coast radiotelephone stations by the use of assignments in accordance with the allotment for which agreement was requested; and
- S25.16.2** that its existing or projected coast radiotelephone stations will not cause harmful interference to the use of assignments in conformity with the allotment for which agreement was requested.

- S25.17** The Bureau shall examine the proposed allotment with respect to the probability of harmful interference which it may receive from an allotment in the Plan of the administration which failed to reply or which indicated disagreement without supplying the reasons; if the finding is favourable and where the application of the present procedure with respect to the other administrations concerned permits, the Bureau shall enter the proposed allotment in the Plan.
- S25.18** In the event of an unfavourable finding, the Bureau shall inform the administration concerned of the result of the examination; if the administration insists, and where the application of the present procedure with respect to the other administrations concerned permits, the Bureau shall enter the proposed allotment in the Plan.
- S25.19** Where the Bureau receives a request under No. S25.11.3, it shall assess the sharing possibilities and it shall inform the administrations concerned of the results obtained.
- S25.20** In the case of continuing disagreement, the Bureau shall examine the proposed allotment from the point of view of harmful interference which may be caused to the services rendered by the stations of the administration having declared its disagreement. In the case where the Bureau's finding is favourable and where the application of the present procedure with respect to the other administrations concerned permits, it shall enter the proposed allotment in the Plan.
- S25.21** If, after the examination under No. S25.20, the Bureau reaches an unfavourable finding, it shall then examine the proposed allotment from the point of view of harmful interference which may be caused to the services on all the various channels in the band. Should the Bureau reach an unfavourable finding in each case, it shall determine the channel which is the least affected and, if so requested by the administration seeking agreement, it shall enter the proposed allotment in this channel in the Plan.
- S25.22** An administration seeking agreement for a proposed allotment shall inform the Bureau of the results of its consultations with the administrations concerned. When the Bureau finds that the procedure prescribed in this section has been applied with respect to each administration concerned, the Bureau shall publish its finding in a special section of the weekly circular and, as the case may be, bring the Plan up to date.

S25.23 Notwithstanding the above provisions and if the circumstances justify, an administration may, in exceptional circumstances, notify to the Bureau for provisional entry in the Master Register an assignment which is not covered by an allotment in the Plan. That administration shall, however, begin forthwith the procedure prescribed in this section.

S25.24 When, within twelve months from the date of the inclusion of the allotment in the Plan, the Bureau does not receive a notice of a first frequency assignment corresponding to this allotment, or where the first notified frequency assignment has not been brought into use within the time-limits prescribed in these Regulations, before proceeding with the deletion of the allotment from the Plan, it shall consult with the administration concerned on the appropriateness of such a deletion and of publishing this information in connection with bringing the Plan up to date. However, in the case where the Bureau, in the light of a request from the administration concerned, finds that exceptional circumstances warrant an extension of this period, the extension shall in no case exceed six months, except in the case of an administration which has no coast station in service in which case the period may be extended to eighteen months.

S25.25 Any administration in whose name an allotment is shown in the Plan, and which has a need to replace this allotment by another allotment in the same frequency band with a view to improving its service, shall apply the procedure described in this section. When that administration arrives at a positive result in applying this procedure, the Bureau, at its request, shall replace the existing allotment in the Plan by the proposed allotment.

S25.26 The Bureau shall maintain an up-to-date master copy of the Plan resulting from the application of this procedure. It shall prepare in a suitable form, for publication by the Secretary-General, the whole or part of the revised version of the Plan as and when the circumstances justify and in any case once annually.

Section II: Allotment Plan for Coast Radiotelephone Stations Operating in the Exclusive Maritime Mobile Bands Between 4 000 kHz and 27 500 kHz

(This section contains *in extenso* the current Appendix 25 of the RR.)

ADD

APPENDIX S42

Table of Allocation of International Call Sign Series

(See Article S19)

Call Sign Series	Allocated to
AAA-ALZ	United States of America
AMA-AOZ	Spain
APA-ASZ	Pakistan (Islamic Republic of)
ATA-AWZ	India (Republic of)
AXA-AXZ	Australia
AYA-AZZ	Argentine Republic
A2A-A2Z	Botswana (Republic of)
A3A-A3Z	Tonga (Kingdom of)
A4A-A4Z	Oman (Sultanate of)
A5A-A5Z	Bhutan (Kingdom of)
A6A-A6Z	United Arab Emirates
A7A-A7Z	Qatar (State of)
A8A-A8Z	Liberia (Republic of)
A9A-A9Z	Bahrain (State of)
BAA-BZZ	China (People's Republic of)
CAA-CEZ	Chile
CFA-CKZ	Canada
CLA-CMZ	Cuba
CNA-CNZ	Morocco (Kingdom of)
COA-COZ	Cuba
CPA-CPZ	Bolivia (Republic of)
CQA-CUZ	Portugal
CVA-CXZ	Uruguay (Eastern Republic of)
CYA-CZZ	Canada
C2A-C2Z	Nauru (Republic of)
C3A-C3Z	Andorra (Principality of)
C4A-C4Z	Cyprus (Republic of)
C5A-C5Z	Gambia (Republic of the)

Call Sign Series	Allocated to
C6A-C6Z	Bahamas (Commonwealth of the)
*C7A-C7Z	World Meteorological Organization
C8A-C9Z	Mozambique (Republic of)
DAA-DRZ	Germany (Federal Republic of)
DSA-DTZ	Korea (Republic of)
DUA-DZZ	Philippines (Republic of the)
D2A-D3Z	Angola (Republic of)
D4A-D4Z	Cape Verde (Republic of)
D5A-D5Z	Liberia (Republic of)
D6A-D6Z	Comoros (Islamic Federal Republic of the)
D7A-D9Z	Korea (Republic of)
EAA-EHZ	Spain
EIA-EJZ	Ireland
EKA-EKZ	Armenia (Republic of)
ELA-ELZ	Liberia (Republic of)
EMA-EOZ	Ukraine
EPA-EQZ	Iran (Islamic Republic of)
ERA-ERZ	Moldova (Republic of)
ESA-ESZ	Estonia (Republic of)
ETA-ETZ	Ethiopia
EUA-EWZ	Belarus (Republic of)
EXA-EXZ	Kyrgyz Republic
EYA-EYZ	Tajikistan (Republic of)
EZA-EZZ	Turkmenistan
E2A-E2Z	Thailand
E3A-E3Z	Eritrea
FAA-FZZ	France
GAA-GZZ	United Kingdom of Great Britain and Northern Ireland
HAA-HAZ	Hungary (Republic of)
HBA-HBZ	Switzerland (Confederation of)

Call Sign Series	Allocated to
HCA-HDZ	Ecuador
HEA-HEZ	Switzerland (Confederation of)
HFA-HFZ	Poland (Republic of)
HGA-HGZ	Hungary (Republic of)
HHA-HHZ	Haiti (Republic of)
HIA-HIZ	Dominican Republic
HJA-HKZ	Colombia (Republic of)
HLA-HLZ	Korea (Republic of)
HMA-HMZ	Democratic People's Republic of Korea
HNA-HNZ	Iraq (Republic of)
HOA-HPZ	Panama (Republic of)
HQA-HRZ	Honduras (Republic of)
HSA-HSZ	Thailand
HTA-HTZ	Nicaragua
HUA-HUZ	El Salvador (Republic of)
HVA-HVZ	Vatican City State
HWA-HYZ	France
HZA-HZZ	Saudi Arabia (Kingdom of)
H2A-H2Z	Cyprus (Republic of)
H3A-H3Z	Panama (Republic of)
H4A-H4Z	Solomon Islands
H6A-H7Z	Nicaragua
H8A-H9Z	Panama (Republic of)
IAA-IZZ	Italy
JAA-JSZ	Japan
JTA-JVZ	Mongolia
JWA-JXZ	Norway
JYA-JYZ	Jordan (Hashemite Kingdom of)
JZA-JZZ	Indonesia (Republic of)
J2A-J2Z	Djibouti (Republic of)
J3A-J3Z	Grenada
J4A-J4Z	Greece

Call Sign Series	Allocated to
J5A-J5Z	Guinea-Bissau (Republic of)
J6A-J6Z	Saint Lucia
J7A-J7Z	Dominica (Commonwealth of)
J8A-J8Z	Saint Vincent and the Grenadines
KAA-KZZ	United States of America
LAA-LNZ	Norway
LOA-LWZ	Argentine Republic
LXA-LXZ	Luxembourg
LYA-LYZ	Lithuania (Republic of)
LZA-LZZ	Bulgaria (Republic of)
L2A-L9Z	Argentine Republic
MAA-MZZ	United Kingdom of Great Britain and Northern Ireland
NAA-NZZ	United States of America
OAA-OCZ	Peru
ODA-ODZ	Lebanon
OEA-OEZ	Austria
OFA-OJZ	Finland
OKA-OLZ	Czech Republic
OMA-OMZ	Slovak Republic
ONA-OTZ	Belgium
OUA-OZZ	Denmark
PAA-PIZ	Netherlands (Kingdom of the)
PJA-PJZ	Netherlands Antilles
PKA-POZ	Indonesia (Republic of)
PPA-PYZ	Brazil (Federative Republic of)
PZA-PZZ	Suriname (Republic of)
P2A-P2Z	Papua New Guinea

Call Sign Series	Allocated to
P3A-P3Z	Cyprus (Republic of)
P4A-P4Z	Aruba
P5A-P9Z	Democratic People's Republic of Korea
RAA-RZZ	Russian Federation
SAA-SMZ	Sweden
SNA-SRZ	Poland (Republic of)
SSA-SSM	Egypt (Arab Republic of)
SSN-STZ	Sudan (Republic of the)
SUA-SUZ	Egypt (Arab Republic of)
SVA-SZZ	Greece
S2A-S3Z	Bangladesh (People's Republic of)
S5A-S5Z	Slovenia (Republic of)
S6A-S6Z	Singapore (Republic of)
S7A-S7Z	Seychelles (Republic of)
S8A-S8Z	South Africa (Republic of)
S9A-S9Z	Sao Tome and Principe (Democratic Republic of)
TAA-TCZ	Turkey
TDA-TDZ	Guatemala (Republic of)
TEA-TEZ	Costa Rica
TFA-TFZ	Iceland
TGA-TGZ	Guatemala (Republic of)
THA-THZ	France
TIA-TIZ	Costa Rica
TJA-TJZ	Cameroon (Republic of)
TKA-TKZ	France
TLA-TLZ	Central African Republic
TMA-TMZ	France
TNA-TNZ	Congo (Republic of the)
TOA-TQZ	France
TRA-TRZ	Gabonese Republic
TSA-TSZ	Tunisia
TTA-TTZ	Chad (Republic of)

Call Sign Series	Allocated to
TUA-TUZ	Côte d'Ivoire (Republic of)
TVA-TXZ	France
TYA-TYZ	Benin (Republic of)
TZA-TZZ	Mali (Republic of)
T2A-T2Z	Tuvalu
T3A-T3Z	Kiribati (Republic of)
T4A-T4Z	Cuba
T5A-T5Z	Somali Democratic Republic
T6A-T6Z	Afghanistan (Islamic State of)
T7A-T7Z	San Marino (Republic of)
T8A-T8Z	Palau (Republic of)
T9A-T9Z	Bosnia and Herzegovina (Republic of)
UAA-UIZ	Russian Federation
UJA-UMZ	Uzbekistan (Republic of)
UNA-UQZ	Kazakhstan (Republic of)
URA-UZZ	Ukraine
VAA-VGZ	Canada
VHA-VNZ	Australia
VOA-VOZ	Canada
VPA-VSZ	United Kingdom of Great Britain and Northern Ireland
VT A-VWZ	India (Republic of)
VXA-VYZ	Canada
VZA-VZZ	Australia
V2A-V2Z	Antigua and Barbuda
V3A-V3Z	Belize
V4A-V4Z	Saint Kitts and Nevis
V5A-V5Z	Namibia (Republic of)
V6A-V6Z	Micronesia (Federated States of)
V7A-V7Z	Marshall Islands (Republic of the)

Call Sign Series	Allocated to
V8A-V8Z	Brunei Darussalam
WAA-WZZ	United States of America
XAA-XIZ	Mexico
XJA-XOZ	Canada
XPA-XPZ	Denmark
XQA-XRZ	Chile
XSA-XSZ	China (People's Republic of)
XTA-XTZ	Burkina Faso
XUA-XUZ	Cambodia (Kingdom of)
XVA-XVZ	Viet Nam (Socialist Republic of)
XWA-XWZ	Lao People's Democratic Republic
XXA-XXZ	Portugal
XYA-XZZ	Myanmar (Union of)
YAA-YAZ	Afghanistan (Islamic State of)
YBA-YHZ	Indonesia (Republic of)
YIA-YIZ	Iraq (Republic of)
YJA-YJZ	Vanuatu (Republic of)
YKA-YKZ	Syrian Arab Republic
YLA-YLZ	Latvia (Republic of)
YMA-YMZ	Turkey
YNA-YNZ	Nicaragua
YOA-YRZ	Romania
YSA-YSZ	El Salvador (Republic of)
YTA-YUZ	Yugoslavia (Federal Republic of)
YVA-YYZ	Venezuela (Republic of)
YZA-YZZ	Yugoslavia (Federal Republic of)
Y2A-Y9Z	Germany (Federal Republic of)
ZAA-ZAZ	Albania (Republic of)
ZBA-ZJZ	United Kingdom of Great Britain and Northern Ireland
ZKA-ZMZ	New Zealand

Call Sign Series	Allocated to
ZNA-ZOZ	United Kingdom of Great Britain and Northern Ireland
ZPA-ZPZ	Paraguay (Republic of)
ZQA-ZQZ	United Kingdom of Great Britain and Northern Ireland
ZRA-ZUZ	South Africa (Republic of)
ZVA-ZZZ	Brazil (Federative Republic of)
ZZA-ZZZ	Zimbabwe (Republic of)
Z3A-Z3Z	The Former Yugoslav Republic of Macedonia
2AA-2ZZ	United Kingdom of Great Britain and Northern Ireland
3AA-3AZ	Monaco (Principality of)
3BA-3BZ	Mauritius (Republic of)
3CA-3CZ	Equatorial Guinea (Republic of)
3DA-3DM	Swaziland (Kingdom of)
3DN-3DZ	Fiji (Republic of)
3EA-3FZ	Panama (Republic of)
3GA-3GZ	Chile
3HA-3UZ	China (People's Republic of)
3VA-3VZ	Tunisia
3WA-3WZ	Viet Nam (Socialist Republic of)
3XA-3XZ	Guinea (Republic of)
3YA-3YZ	Norway
3ZA-3ZZ	Poland (Republic of)
4AA-4CZ	Mexico
4DA-4IZ	Philippines (Republic of the)
4JA-4KZ	Azerbaijani Republic
4LA-4LZ	Georgia (Republic of)
4MA-4MZ	Venezuela (Republic of)
4NA-4OZ	Yugoslavia (Federal Republic of)
4PA-4SZ	Sri Lanka (Democratic Socialist Republic of)
4TA-4TZ	Peru
*4UA-4UZ	United Nations

Call Sign Series	Allocated to
4VA-4VZ	Haiti (Republic of)
4XA-4XZ	Israel (State of)
*4YA-4YZ	International Civil Aviation Organization
4ZA-4ZZ	Israel (State of)
5AA-5AZ	Libya (Socialist People's Libyan Arab Jamahiriya)
5BA-5BZ	Cyprus (Republic of)
5CA-5GZ	Morocco (Kingdom of)
5HA-5IZ	Tanzania (United Republic of)
5JA-5KZ	Colombia (Republic of)
5LA-5MZ	Liberia (Republic of)
5NA-5OZ	Nigeria (Federal Republic of)
5PA-5QZ	Denmark
5RA-5SZ	Madagascar (Republic of)
5TA-5TZ	Mauritania (Islamic Republic of)
5UA-5UZ	Niger (Republic of the)
5VA-5VZ	Togolese Republic
5WA-5WZ	Western Samoa (Independent State of)
5XA-5XZ	Uganda (Republic of)
5YA-5ZZ	Kenya (Republic of)
6AA-6BZ	Egypt (Arab Republic of)
6CA-6CZ	Syrian Arab Republic
6DA-6JZ	Mexico
6KA-6NZ	Korea (Republic of)
6OA-6OZ	Somali Democratic Republic
6PA-6SZ	Pakistan (Islamic Republic of)
6TA-6UZ	Sudan (Republic of the)
6VA-6WZ	Senegal (Republic of)
6XA-6XZ	Madagascar (Republic of)
6YA-6YZ	Jamaica

Call Sign Series	Allocated to
6ZA-6ZZ	Liberia (Republic of)
7AA-7IZ	Indonesia (Republic of)
7JA-7NZ	Japan
7OA-7OZ	Yemen (Republic of)
7PA-7PZ	Lesotho (Kingdom of)
7QA-7QZ	Malawi
7RA-7RZ	Algeria (People's Democratic Republic of)
7SA-7SZ	Sweden
7TA-7YZ	Algeria (People's Democratic Republic of)
7ZA-7ZZ	Saudi Arabia (Kingdom of)
8AA-8IZ	Indonesia (Republic of)
8JA-8NZ	Japan
8OA-8OZ	Botswana (Republic of)
8PA-8PZ	Barbados
8QA-8QZ	Maldives (Republic of)
8RA-8RZ	Guyana
8SA-8SZ	Sweden
8TA-8YZ	India (Republic of)
8ZA-8ZZ	Saudi Arabia (Kingdom of)
9AA-9AZ	Croatia (Republic of)
9BA-9DZ	Iran (Islamic Republic of)
9EA-9FZ	Ethiopia
9GA-9GZ	Ghana
9HA-9HZ	Malta
9IA-9JZ	Zambia (Republic of)
9KA-9KZ	Kuwait (State of)
9LA-9LZ	Sierra Leone
9MA-9MZ	Malaysia
9NA-9NZ	Nepal

Call Sign Series	Allocated to
9OA-9TZ	Zaire (Republic of)
9UA-9UZ	Burundi (Republic of)
9VA-9VZ	Singapore (Republic of)
9WA-9WZ	Malaysia
9XA-9XZ	Rwandese Republic
9YA-9ZZ	Trinidad and Tobago

* Series allocated to an international organization.

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INTENTIONALLY

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RESOLUTION 13 (REV.WRC-95)
**FORMATION OF CALL SIGNS AND ALLOCATION
OF NEW INTERNATIONAL SERIES**

The World Radiocommunication Conference (Geneva, 1995),

considering

- a) the adoption by this Conference of Article S19 and Appendix S42;
- b) the increasing demand for call signs justified by the increased number of Members of the Union and by the increased requirements of countries which are already Members,

believing

that call signs already in use should, as far as possible, not be changed,

noting

- a) that the former call sign series formed of three letters, or a figure and two letters, having been exhausted, a new series has been introduced formed of a letter, a figure and a letter; but in no case may the figure be 0 or 1;
- b) that the method mentioned in *noting* a) is not applicable to series beginning with one of the following letters: B, F, G, I, K, M, N, R, W,

resolves

- 1 that the Director of the Radiocommunication Bureau shall continue to urge administrations:
 - 1.1 to make maximum use of the possibilities of the series at present allocated, in order to avoid, as far as possible, further requests;
 - 1.2 to review the call-sign assignments they have already made from their present allocations, with a view to releasing any series and placing them at the disposal of the Union;

2 that the Director shall, upon request, furnish advice to administrations on the means of effecting the greatest economy, which should be the rule, in the use of a series of call signs;

3 that if, nevertheless, before the next competent world radiocommunication conference, it appears that all the possibilities of the present system of forming call signs will be exhausted, the Director shall:

3.1 explore the possibility of extending the present series as foreseen in Resolution [COM4-3];

3.2 issue a circular-letter:

3.2.1 explaining the position;

3.2.2 urging the administrations to send in their proposals for possible solutions;

4 that, from the information thus submitted, the Director shall prepare a report, together with his comments and suggestions, for submission to the next competent world radiocommunication conference.

RESOLUTION 21 (REV.WRC-95)

**IMPLEMENTATION OF CHANGES IN FREQUENCY ALLOCATIONS
BETWEEN 5 900 kHz AND 19 020 kHz**

The World Radiocommunication Conference (Geneva, 1995),

considering

- a) that parts of the frequency bands between 5 900 kHz and 19 020 kHz which were previously allocated on an exclusive or shared basis to the fixed and mobile services have been reallocated to the broadcasting service;
- b) that some existing fixed and mobile assignments may need to be removed progressively from those reallocated bands to make way for the broadcasting service;
- c) that the assignments to be removed, termed "displaced assignments", must be reaccommodated in other appropriate frequency bands;
- d) that developing countries may require special assistance from the Bureau, as well as in application of Resolution 22 (WARC-92), in replacing their displaced assignments with appropriate protection;
- e) that procedures already exist in Article S11 of the Radio Regulations that may be used to this effect,

recognizing

the difficulties that administrations and the Bureau might encounter during the period of transition from the previous allocations to those made by the World Administrative Radio Conference (Malaga-Torremolinos, 1992),

resolves

- 1 that the duration of the transition period shall be from 1 April 1992 to 1 April 2007;
- 2 that administrations should no longer notify any frequency assignments to stations of the fixed and mobile services in the reallocated bands. Assignments notified in these bands after 1 April 1992 shall bear a symbol to indicate that the finding will be examined by the Bureau as of 1 April 2007 in accordance with the provisions of No. S11.31 of the Radio Regulations;
- 3 that the Bureau shall undertake a continuing action to review the Master International Frequency Register with the help of administrations. In this respect, the Bureau shall periodically consult the administrations concerning the frequency assignments to links for which another satisfactory means of telecommunication exists, with a view to either downgrading assignments of class of operation A or deleting such assignments;

4 that administrations shall, for assignments of class of operation A in the reallocated bands, either notify the replacement frequencies to the Bureau or request the Bureau's assistance in selecting the replacement frequencies in application of Articles S7 and S13 of the Radio Regulations;

5 that the Bureau shall develop in due time a draft procedure to be used for the replacement of remaining frequency assignments and shall consult administrations in accordance with Article S14 of the Radio Regulations;

6 that the Bureau should modify the draft procedures taking into account, to the extent practicable, comments received from administrations, and propose replacement assignments at the latest three years before 1 April 2007. In so doing, the Bureau shall request administrations to take appropriate action to bring their assignments in conformity with the Table of Frequency Allocations by the due date;

7 that a replacement frequency assignment whose basic characteristics, with the exception of the assigned frequency, have not been modified in the above process, shall keep its original date. However, if these basic characteristics of a replacement frequency assignment are different from those of the displaced assignment, the replacement assignment shall be treated in accordance with the relevant provisions of Section II of Article S11 of the Radio Regulations,

invites administrations

when seeking reaccommodation of the displaced assignments for their fixed and mobile services in the bands between 5 900 kHz and 19 020 kHz which have been reallocated to the broadcasting service, to make every effort to find replacement assignments in the bands allocated to the fixed and mobile services concerned.

MOD

RESOLUTION 46(REV.WRC-95)

MOD

**INTERIM PROCEDURES FOR THE COORDINATION AND
NOTIFICATION OF FREQUENCY ASSIGNMENTS OF
SATELLITE NETWORKS IN CERTAIN SPACE
SERVICES AND THE OTHER SERVICES
TO WHICH CERTAIN BANDS ARE
ALLOCATED¹**

MOD

The World Radiocommunication Conference (Geneva, 1995),

NOC

considering

NOC

a) that in several different space radiocommunication services there is increasing interest in the use of space systems using non-geostationary-satellite networks;

NOC

b) that, in order to ensure the satisfactory operation of such networks, other networks and other radio services sharing the same frequency bands, taking into account the relevant allocations, there is a need for procedures to regulate the frequency assignments of non-geostationary-satellite networks;

MOD

c) that the coordination methods for non-geostationary-satellite networks require specific criteria and calculation methods which are not yet generally available;

MOD

d) that, consequently, there is a need for interim procedures to be applied until such time as the coming into force of a suitable permanent procedure;

ADD

e) that there is also a need for these interim procedures to be applied in certain bands made available by the present Conference for the purpose of providing feeder links to space stations in the non-geostationary-satellite networks of the mobile-satellite service,

¹ This Resolution shall apply only to the frequency bands for which specific reference is made to this Resolution in the footnotes to the Table of Frequency Allocations.

NOC *considering also*

(MOD) *f)* that any interim procedures must take full account of the status of the allocations to services, both terrestrial and space, in frequency bands which may be used by non-geostationary-satellite networks;

(MOD) *g)* that any interim procedures must also take full account of the interests of all countries, including the state of development of their terrestrial and space radiocommunication services,

NOC *recognizing*

MOD that the operation of telecommunication systems in the bands subject to this Resolution must be in conformity with the Constitution and Convention of the International Telecommunication Union and the Administrative Regulations in force, in particular their respective preambles and, in this respect:

NOC *a)* the right of each Member to decide how or whether to participate in the above systems, and to determine the terms and conditions of access to such systems from its territory;

NOC *b)* the obligation for entities and organizations providing international or national telecommunication services by non-geostationary-satellite networks to operate at the point of delivery under the legal, financial and regulatory requirements of the Member of the Union in whose territory these services are authorized,